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APPLICATION NO.	FIL	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/820,669	0,669 04/08/2004		Boris Volfson	34120-3	8026
30565	7590 06/27/2006			EXAMINER	
WOODAR	D, EMHA	RDT, MORIART	PRONE, JASON D		
111 MONUN	MENT CIR	CLE, SUITE 3700			
INDIANAPO	OLIS, IN	46204-5137	ART UNIT	PAPER NUMBER	
				3724	

DATE MAILED: 06/27/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)					
Office Assistant Comments	10/820,669	VOLFSON ET AL.					
Office Action Summary	Examiner	Art Unit					
	Jason Prone	3724					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period value of the reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. sely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 07 Ap	<u>oril 2006</u> .						
2a) This action is FINAL . 2b) This	· ·						
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.					
Disposition of Claims							
 4) ☐ Claim(s) 1-33 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 							
 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) <u>1-33</u> are subject to restriction and/or example. 	election requirement.						
Application Papers							
9) The specification is objected to by the Examine	۲.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage					
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:						

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DETAILED ACTION

Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1 and 2, drawn to a rotary trimmer having end retainers.
 - II. Claims 3-11, drawn to a rotary trimmer having a cam driver and a spring urging the blade towards the cam.
 - III. Claims 12-19, drawn to a rotary trimmer having means for rotating the shaft.
 - IV. Claim 20, drawn to a rotary trimmer having a pusher and a spring urging the pusher and the plurality of blades towards the cam.
 - V. Claims 22-32, drawn to a rotary trimmer having a knob rotatable to controllably position a selected one of the blades.
 - VI. Claims 33, drawn to a rotary trimmer having at least 3 circular cutting blades in the housing.
- 2. Claim 21 will be examined with any of the elected groups. Claim 21 links the inventions of groups I-VI. The restriction requirement of the linked inventions is subject to the nonallowance of the linking claim, claim 21. Upon the allowance of the linking claim(s), the restriction requirement as to the linked inventions shall be withdrawn and any claim(s) depending from or otherwise including all the limitations of the allowable linking claim(s) will be entitled to examination in the instant application. Applicant(s) are advised that if any such claim(s) depending from or including all the limitations of the allowable linking claim(s) is/are presented in a continuation or divisional application, the

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claims of the continuation or divisional application may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application. Where a restriction requirement is withdrawn, the provisions of 35 U.S.C. 121 are no longer applicable. *In re Ziegler*, 44 F.2d 1211, 1215, 170 USPQ 129, 131-32 (CCPA 1971). See also MPEP § 804.01.

- 3. The inventions are distinct, each from the other because the inventions of groups I-VI are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. For example, the rotary trimmer having end retainers of group I could be employed without the cam driver and a spring urging the blade towards the cam as in group II, and conversely, the cutting device having a cam driver and a spring urging the blade towards the cam of group II could be employed without the end retainers of group I. See MPEP § 806.05(d).
- 4. There is an excessive burden on the office to examine all of these inventions together, as shown by their search. See MPEP 808.02(C). For example, the device of group I will need to be searched in class 83, subclass 485, along with a unique text search. Group II would not be searched as above, but would instead be searched in class 83, subclass 614 accompanied by a different text search. Groups III-VI also would have unique searches.
- 5. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different search and because of

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their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

6. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Prone whose telephone number is (571) 272-4513. The examiner can normally be reached on 7:30-5:00, Mon - (every other) Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Boyer D. Ashley can be reached on (571) 272-4502. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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21 June 2006

Patent Examiner Jason Prone Art Unit 3724 T.C. 3700